1 2 3	STUART HANLON, CSBN: 66104 SARA RIEF, CSBN: 227279 Law Office of Hanlon & Rief 179 11 <sup>th</sup> Street, 2 <sup>nd</sup> Floor San Francisco, CA 94103
4 5	Attorney for Defendant DUK SOON CHUN
6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA
8 9 10 11 12	UNITED STATES OF AMERICA,  Plaintiff,  STIPULATION AND PROPOSED ORDER RE PRETRIAL RELEASE CONDITIONS  DUK SOON CHUN, Defendant.
14 15	Defendant herein, Duk Soon Chun, is presently on pretrial release conditions.
16	IT IS HEREBY STIPULATED between the parties through counsel Peter Axelrod for
17	the United States of America and Stuart Hanlon for defendant Duk Soon Chun, that her pretrial
18	release conditions are modified as follows:
19	Defendant shall be allowed to travel from December 26 through December 29, 2010 to
20	Lake Tahoe, California for purposes of a family vacation.
21 22 23	Dated: December 20, 2010  STUART HANLON Attorney for Defendant DUK SOON CHUN
<ul><li>24</li><li>25</li><li>26</li><li>27</li></ul>	Dated: December 20, 2010 /s/ PETER AXELROD Assistant United States Attorney
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**ORDER** Good cause having been shown and by Stipulation of the parties herein, IT IS HEREBY ORDERED that defendant Duk Soon Chun's pretrial release conditions be modified as follows: Defendant shall be allowed to travel from December 26, 2010, through December 29, 1. 2010, to Lake Tahoe, California for purposes of work. All other release conditions shall remain the same. IT IS SO ORDERED. Dated: 12/21/10 Magistrates
United Stat Judge Joseph C. Spero